From: Marty Rutherford [marty\_rutherford@dnr.state.ak.us]

Sent: Tuesday, January 23, 2007 7:59 AM

To: Sarah Palin

Cc: Tibbles; Michael A (GOV); Bitney; John W (LAA); Stapleton; Meghan N (GOV); Balash; Joseph R

(GOV); Anders; Bruce F (DNR); Petrick S Galvin

Subject: Re: Fwd: re: from January 19th Edition of Alaska Budget Report

#### Governor.

I believe this VanMeurs' Information was released in response to a public information request for SGDA documents we received from Ethen Berkowltz. Ethan had requested SGDA Information from the Murkowski Administration and they had responded in a limited fashion. Once your administration took office Ethan resubmittad his requast and the Depts of Law, Revenue and Natural Resources reviewed all the documents previously withheld under "deliberative process" and determined it eppropriate to release about 60 additional documents into the public domain. Should you wish additional information just let us know.

# Serah Palin wrote:

### G'moming.

Does anyone know if this VanMeurs' info was part of a transition report? Or was a release of VenMeur info some other document(s) given to the AK Budget Report? I was surprised to read this... it sounds totally accurate, but was surprised to see it so wondered where it came from.

### thanks!

## Scott Hayworth <a href="mailto:scott-net-">heyworth@gci.net></a> wrote:

Date: Mon, 22 Jen 2007 23:19:48 -0900 From: Scott Heyworth <a href="mailto:heyworth@aci.net">heyworth@aci.net</a>>

Subject: re: from January 19th Edition of Alaska Budget Report

To: Scott R Heyworth <a href="mailto:net>">heyworth@qci.net></a>

this articla was sent to ma tonight.
would you pay somaone \$2.1 million and not listen to them??

# Van Meurs letter reveals misgivings about pipeline contract

Documents released by the office of Gov. Serah Palin reveel that the Murkowski

administration's lead consultant on gas pipeline contract negotietions <u>had</u> serious concerns about the

contract Murkowski's teem negotieted.

Pedro van Meurs, the \$3,000-a-day consulting economist who became the administration's

prime explicator and cheerleader for the contract, wrote a February 1, 2006 memo outlining

"deficiencies in the January 26 draft of the Stranded Ges Contract." In the letter, addressed to Jim Clark, Murkowski's leed pipeline contract

negotiator, van Meurs

expressed his view that there are three major problems with the proposal. First, he cites fiscal

stability:

"I believe we heve gone completely over board on fiscal stability," writas tha consultant.

strongly believe that we need adequate fiscal etability to encourage the investment in the pipeline.

Nevertheless, there is no need for the near absolute fiscal stability that the egreement now contains.

# There is absolutely no need to treat Alaska as a banana republic in order to secure the gas line."

Van Meurs singled out es an exemple of <u>fiscal-certainty-gone-med</u> the concept of capping

municipal taxes: "The impact of variations in municipal taxas of general application on the project

economics is negligible. Therefore, in my opinion municipalities should be free to tax as they wish

and the Participants should pay these taxas without limit."

Van Meurs also objected to a provision in Section 9A of the contract allowing the producers to

recoup money the state may owe the producers by withholding the state's in-kind gas.

#### "This

# provision is totally unnecessary and highly damaging to the interests of the State."

There is extremely low risk tha state would not pay an outstanding bill, he says, and that risk

can be eddressed "by Introducing a simple carry forward provision as is done in most international

contracts."

Van Meurs notes that the whole contract rasts on tha notion that the state will improve the

project economics by taking its gas in kind—this concept relies on the state's heving a reasonable

opportunity to market its gae.

"The current provisions in 9A now seriously undermine the entire economic concept of

contract. ... I believe that any notion of recoupment of the State's gas in kind should be eliminated

from the contract."

Van Meurs' finel concern related to the agreements governing the limited liability companies

(LLCs) that ware to build and oparate the pipeline. The agreements were naver finalized and

presanted to the public. The consultant's comments suggest e critical stumbling block was the state's

inability to obtain a parent company guarantee. Van Meurs wrote:

"The early drefts of the State proposal included a Perent Compeny Guarantee in order to

guarantee the implementation of the Contract by the producers, the LLC's in Aleske and the lower

48 States and LP's in Cenada." Absent such an agreement, he says, the contract cannot be anforced

outside of Alaska.

To date, van Meurs wrote, there has been "zero progress" on such an egreement emong the

producers. "Without a parent company guarantee tha Contract is not worth the paper it is written on.

Companies can simply escape the work commitments and participation rights of the State because

the Aleska LLC's or Alaske producers have no control over the Cenedian LP's or Lower 48 LLC's."

Van Meurs says it would be a "fundamental error" to finalize the contract without e parent

company guerantee in the contract.

While van Meurs is referring to an unreleased draft of the contract dated January 26. 2006, there

is little to suggest that his concerns were mitigated in the contract the administration released on

May 24. The cep on municipal taxes and the recoupment provisions remained in the contract, and

the contract did not include a perent company guerantee.

Asked ebout the letter in a **January 18, 2007 phone Interview**, Jim Clark downplayed its

significance.

"In any contract I've ever negotiated there's always been things clients have found thet they don't like

and they come back and say, 'fix this' or 'fix that,'" Clark said. "I wes surprised that [with] the contract we ultimately put on the teble May 24—457 pages—there were [so] few things

that people were concerned about." (huh? Legisletors end meny others hed few concerns?)

Clerk said the duration of fiscal stability was the chief concern among legisletors, followed by a

desire to "beef up" work commitments.

Clark noted that the Senate Natural Gas Development Committee epproved a meesure thet

would limit the duretion of tax stability guarantees. "We felt thet we had en appropriete period of

time but the whole thing wes subject to the legislative review. ... So we as an edministration were

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As for recoupment of gas in kind, Clark said van Meurs never Ilked the idee. The provisions

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he said the state hed an opportunity to contest recoupment it deemed inappropriate. As for the parent company issues, Clark said the administration was looking to find alternetive

means of resolving the problem van Meurs cited. "Of course we never resolved the LLC with

producers before time ran out."

Van Meurs worked under a contract with the Department of Revenue. As of Jenuary, 2006, he

had collected \$2.1 million over the course of his multi-year contract.

In eddition to his role in shaping Murkowski's proposed Stranded Ges Act contract, ven Meurs

wes the erchitect of the former governor's petroleum production tax (PPT) proposel.

Everyone is raving about the all-new Yahool Mail beta.

From: Patrick Galvin [patrick\_galvin@revenue.state.ak.us]

Sent: Tuesday, January 23, 2007 8:24 AM

To: Sarah Palin; Tibbies; Michael A (GOV); Bltney; John W (LAA); Stapleton; Meghan N (GOV); Balash;

Joseph R (GOV); Rutherford; Marty K (DNR); Anders; Bruce F (DNR)

Subject: RE: re: from January 19th Edition of Alaska Budget Report

I apologize for not having briefed you on this earlier. We didn't know if this would make much of a splash. The Van Mears letter was one of a large number of SGDA documents we released a couple weeks ago in response to a public information request.

On December 8, I received a letter from Rep. Ethan Berkowitz requesting a large number of documents associated with the SGDA that were withheld by the Murkowski Administration from a previous request made by the representative. Marty and I worked with the department of law and members of the gasline team to go through the previously withheld documents and identify any that could and should be released. Our review criteria was that documents should be released unless there was a specific legal reason it had to be withheld, or if the information would be potentially damaging to the state's negotiating position on oil and gas matters in the future. Following the review, we released 50 additional documents, some with confidential information redacted.

Under the SGDA, applicants could submit information and request that it be held confidential. Once the state deems the information confidential, certain legal restrictions kick in that limit the state's ability to publicly release the information. Other information withheld included analysis of the state's negotiating position on matters that are relevant beyond the SGDA contract. We also withheld confidential attorney-client communication, and information regarding Pt. Thomson subject to the on-going litigation.

In total, Rep. Berkowitz had requested 143 documents from the Murkowski Administration and 22 were released. He renewed his request to us, and we released 50 additional documents, including the Van Mears letter referenced in the article. Because of the number of withheld documents, we didn't make a big public showing of our response.

Please let me know if you would like additional information.

-Pat

From: Sarah Palin [mailto:govpalin@yahoo.com] Sent: Tuesday, January 23, 2007 6:21 AM

To: mike\_tibbles@gov.state.ak.us; John Bitney; Meghan Stapleton; joe\_balash@gov.state.ak.us;

marty\_rutherford@dnr.state.ak.us; bruce\_anders@dnr.state.ak.us; Pat Galvin **Subject:** Fwd: re: from January 19th Edition of Alaska Budget Report

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contract Murkowski's team negotiated.

Pedro van Meurs, the \$3,000-a-day consulting economist who became the administration's prime explicator and cheerleader for the contract, wrote a February 1, 2006 memo outlining "deficiencies in the January 26 draft of the Stranded Gas Contract."

In the letter, addressed to Jim Clark, Murkowski's lead pipeline contract negotiator, van Meurs expressed his view that there are three major problems with the proposal. First, he cites fiscal

"I believe we have gone completely over board on fiscal stability," writes the consultant. "I strongly believe that we need adequate fiscal stability to encourage the investment in the pipeline.

Nevertheless, there is no need for the near absolute fiscal stability that the agreement now contains.

# There is absolutely no need to treat Alaska as a banana republic in order to secure the gas line."

Van Meurs singled out as an example of <u>fiscal-certainty-gone-mad</u> the concept of capping municipal taxes: "The impact of variations in municipal taxes of general application on the project

economics is negligible. Therefore, in my opinion municipalities should be free to tax as they wish

and the Participants should pay these taxes without limit."

Van Meurs also objected to a provision in Section 9A of the contract allowing the producers to recoup money the state may owe the producers by withholding the state's in-kind gas. "This provision is totally unnecessary and highly damaging to the interests of the State."

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contracts."

Van Meurs notes that the whole contract rests on the notion that the state will improve the project economics by taking its gas in kind—this concept relies on the state's having a reasonable

opportunity to market its gas.

"The current provisions in 9A now seriously undermine the entire economic concept of the contract. ... I believe that any notion of recoupment of the State's gas in kind should be eliminated

from the contract."

Van Meurs' final concern related to the agreements governing the limited liability companies (LLCs) that were to build and operate the pipeline. The agreements were never finalized and presented to the public. The consultant's comments suggest a critical stumbling block was the state's

inability to obtain a parent company guarantee. Van Meurs wrote:

"The early drafts of the State proposal included a Parent Company Guarantee in order to guarantee the implementation of the Contract by the producers, the LLC's in Alaska and the lower

48 States and LP's in Canada." Absent such an agreement, he says, the contract cannot be enforced

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To date, van Meurs wrote, there has been "zero progress" on such an agreement among the producers. "Without a parent company guarantee the Contract is not worth the paper it is written on.

Companies can simply escape the work commitments and participation rights of the State because

the Alaska LLC's or Alaska producers have no control over the Canadian LP's or Lower 48 LLC's."

Van Meurs says it would be a "fundamental error" to finalize the contract without a parent company guarantee in the contract.

While van Meurs is referring to an unreleased draft of the contract dated January 26, 2006, there is little to suggest that his concerns were mitigated in the contract the administration released on May 24. The cap on municipal taxes and the recoupment provisions remained in the contract, and

the contract did not include a parent company guarantee.

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and they come back and say, 'fix this' or 'fix that,'" Clark said. "I was surprised that [with] the contract we ultimately put on the table May 24—457 pages—there were [so] few things

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administration, Clark said. "Using recoupment to balance accounts seemed an expedited way,"

he said the state had an opportunity to contest recoupment it deemed inappropriate. As for the parent company issues, Clark said the administration was looking to find alternative means of resolving the problem van Meurs cited. "Of course we never resolved the LLC with producers before time ran out."

Van Meurs worked under a contract with the Department of Revenue. As of January, 2006, he had collected \$2.1 million over the course of his multi-year contract.

In addition to his role in shaping Murkowski's proposed Stranded Gas Act contract, van Meurs was the architect of the former governor's petroleum production tax (PPT) proposal.

Everyone is raving about the all-new Yahoo! Mail beta.

From: Ivy Frye [Ivy\_Frye@gov.state.ak.us]

Sent: Tuesday, January 23, 2007 1:05 PM

To: 'Sarah Palin'
Subject: Mike Kolivosky

#### Governor Palin,

I wanted to let you know that Mike Kolivosky passed away yesterday. You may know him from the Valley. If not, he was appointed under Gov Sheffield to a position in Public Safety. His wife is Melinda who works for Bill Tull and organizes the Palmer Pride parade every year (she's one of the MCs). I've sent notification to the constituent relations office.

#### Thanks,

Ivy Frye
Director, Boards and Commissions
Office of Governor Sarah Palin
ivy\_frye@gov.state.ak.us
(907) 465-3500 office
(907) 465-8110 fax

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